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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/842,019 04/26/2001		Dean S. Susnow	219.40042X00	7054
20457	7590 10/27/20	EXAMINER		
	LLI, TERRY, STOU TH SEVENTEENTH S	PIZARRO, RICARDO M		
SUITE 1800		ART UNIT	PAPER NUMBER	
ARLINGTO	N, VA 22209-9889	2661	2661	

DATE MAILED: 10/27/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)				
		09/842,0	19	SUSNOW ET AL.				
	Office Action Summary	Examine	r	Art Unit				
		Ricardo		2661				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SH THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD IN MAILING DATE OF THIS COMMUN IN INSIGHT OF THIS COMMUN IN IN IN IT IN	IICATION. s of 37 CFR 1.136(a). In no evimunication. 30) days, a reply within the statistatutory period will apply and vig will, by statute, cause the ap	vent, however, may a reply be tin tutory minimum of thirty (30) day vill expire SIX (6) MONTHS from olication to become ABANDONE	nely filed rs will be considered timely the mailing date of this oc D (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) fil	ed on <u>26 April 2001</u> .						
2a)	This action is FINAL .	2b)⊠ This action is r	non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠ 5)□ 6)⊠ 7)⊠ 8)□	Claim(s) <u>1-25</u> is/are pending in the 4a) Of the above claim(s) is/are allowed. Claim(s) <u>8 and 11</u> is/are rejected. Claim(s) <u>1-7,9,10 and 12-25</u> is/are Claim(s) are subject to restri	are withdrawn from co						
		ao Evaminar						
•	9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
.0/	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including	- · ·	<u> </u>	` ,	R 1.121(d).			
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachmen	t(s)							
	e of References Cited (PTO-892)		4) Interview Summary					
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (nation Disclosure Statement(s) (PTO-1449 o r No(s)/Mail Date	•	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:		-152)			

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DETAILED ACTION

Claim Objections

1. Claims 1-25 are objected to because of the following informalities and it is requested to applicant:

In claim 1 line 3 delete "that" in line 11 replace "the" with -a-, in line 12 delete the first occurrence of "the", in line 13 delete "the" and replace the first occurrence of "a' with - said-.

In claim 2 line 4 delete "the", in line 8 replace "a; with –another-. In claim 3 line 3 delete "the".

In claim 5 line 2 replace "the" with -a-, in cline 3 replace :"the " with -a-, in line 4 delete "the", in line 5 replace "the" with -a-.

In claim 6 line 3 insert "said" before –receive buffer-, replace "each" with –the- and replace "a' with –the-.

In claim 8 line 5 insert "at least one" before -remote system-.

In claim 9 replace "the " with -a-, in line 9 replace the first occurrence of "a' with -said-, in line 16 replace "the" with -a-, and insert "corresponding to said timer" after - VL-. In line 234 replace "a' with -the-.

In claim 11 line 3 replace "that" with -a-, insert "corresponding to said scheduler- after - VL-.

In claim 12 line 4 delete "that", in line 5 replace "the" with -a-, in line 12 replace "the" with -a-, in line 13 delete the first occurrence of "the".

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In claim 13 line 2 replace "the" with -a-, in line 3 replace "the" with -a-, in line 6 replace "the" with -a-, in line 12 replace the first occurrence of "the" with -a-, in line 13 delete "the".

In claim 13 line 2 replace "the" with -a-, in line 3 replace "the "with -a-, in line 7 replace "a' with -another-,.

In claim 1 4 line 1 replace "said" with -a-, in line 3 delete "the'. In claim 16 line 2 replace "the "with -a-, in line 3 replace "the" with -a-, in line 4 replace "the" with -a-, in line 5 replace "the" with -a-.

In claim 17 line 3 insert "said" before –receive-, replace "each " with –the- and replace "a' with –the-.

In claim 19 line 14 replace "a' with –said-, in line 15 replace "that" with –a- and insert "corresponding to said timer" after –VL-, in line 17 replace "of the" with – of a corresponding-, in line 20 replace "a" with –the-, in line 24 replace "a" with –the-, in line 26 replace "a" with –the-. In claim 20 line 3 delete "that', in line 5 replace "the" with –a-. In claim 21 line 3 delete "the".

In claim 23 replace "the" with -a-, in line 3 replace "the" with -a-, in line 4 replace "the" with -a-, in line 5 replace "the" with -a-.

In claim 24 line 1 replace "said" with -a-, in line 2 replace "said" with -a-, in line 3 insert "said" before -receive- replace "each" with -the- and replace "a' with -the-.

Appropriate correction is required.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 8 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Neal in view of Gutierrez.

US patent No. 6,766,467 (Neal et al.) discloses a method and apparatus for pausing a send queue, comprising: a host system having a host adapter (i.e. Host adapters HCA 118-124 in Fig. 1); at least one remote system (i.e. remote system 110 in Fig. 1); a switch fabric which interconnects said host system via said host-fabric adapter to said remote system along different physical links for data communications (switch fabric 116 in Fig. 1.); and one or more communication ports provided in said host-fabric adapter of said host system (Ports 312m 314, 316 in Host adapter 300 in Fig. 3) each port including a set of transmit and receive buffers capable of sending and receiving data packets concurrently via respective transmitter and receiver at an end of a physical link, via said switched fabric (Queue pairs 302, 303, 304..... in Fig. 3), and a flow control mechanism at the end of said physical link (each virtual lane VL 318-334 in Gig. 3 has its own flow control), as in claim 8; wherein said flow control mechanism contains a Link Packet Scheduler per virtual lane (VL) arranged to schedule a link packet transmission for that virtual lane VL, as in claim 11.

Neal did not specifically disclose said flow control being utilized to prevent loss of data due to receive buffer overflow, as in claim 8; wherein said flow control

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mechanism contains a Link Packet Scheduler per lane arranged to schedule a link packet transmission for that lane VL, as in claim 11.

However US patent No. 6,570,850 (Gutierrez et al) discloses a System for regulating message flow in a network, comprising the use of a flow control mechanism to prevent loss of data due to receive buffer overflow, (col 2 lines 50-54 as in claim 8; wherein said flow control mechanism contains a Link Scheduler per virtual lane arranged to schedule a link packet transmission for that lane (Scheduler 53 in Fig.2, col11 lines 24-27) as in claim 11.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to provide the use of the flow control mechanism to a switching node or device as disclosed by Gutierrez the system disclosed by Neal with the motivation of reducing or preventing congestion in said network by avoiding that either the switching nod might receive information faster that it can transmit or a destination device might receive information at a rate faster that it can buffer and process it.

Allowable Subject Matter

- 3. Claims 9-10, 12-17 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claim.
- 4. Claims 1-7 and 19-28 would be allowable if rewritten to overcome objection to claims under 37 CFR 1.75.

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Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- US patent No. 6,747,949 (Futral) discloses a register Baser Remote data flow control
- Us Patent no. 6,757,348 (Vila et al) discloses a high speed coordinated multi channel elastic buffer.
- US patent No. 6,243,358 (Monim) discloses Process and Device for allocating resources in a packet transmission network.
- US patent No. 6,594,701 (Forin) discloses Credit-based methods and systems for controlling data flow.
- US patent No. 6,347,337 (Shah et al) discloses a Credit based flow control scheme over a virtual interface.

Any response to this action should be mailed to:

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Hand-delivered responses should be brought to 220 South 20th Street, Crystal Plaza Two, Lobby, Room 1B03, Arlington, Va 22202 (Customer Window).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Ricardo Pizarro** whose telephone number is (571) 272-3077. The examiner can normally be reached on Monday-Friday from 9:00 AM to 5:30 PM. The fax number for this Group is (703) 872-9306.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Kenneth Vanderpuye** on (571) 272-3078.

9/29/2004

Ricardo M. Pizarro